



July 6, 2004

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

ATTN: John Berresford, Room 3-A662, Media Bureau

*Re. Comment on Over-the-Air Broadcast Television Viewers  
MB Docket No. 04-210*

Dear Ms. Dortch:

I am writing to provide the comments of Polar Communications Mutual Aid Corporation d/b/a Polar Communications on the FCC Media Bureau's proposed options for minimizing the disruption to consumers when the switchover to digital broadcasting occurs. In particular, the FCC wants to know how it should deal with those over-the-air broadcast television viewers who do not have access to digital televisions or DTV-to-analog conversion equipment when analog broadcasting is ceased.

Polar Communications is a rural telephone cooperative and small business with a demonstrated commitment to providing high-quality telephone and other telecommunications services to its member-subscribers in northeastern North Dakota. We obtained licenses in the Lower 700 MHz Band Service as a way to improve and expand upon the services that we provide to customers both within and outside of our current wireline operating territory. We have begun construction of our 700 MHz band network, and the provision of advanced wireless services to rural consumers.

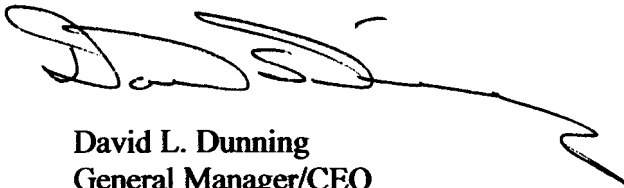
We strongly support the Media Bureau's goals of ensuring a timely and predictable end to the DTV transition while at the same time minimizing disruption to consumers. To this end, we believe that government action to facilitate the transition is warranted and the FCC should recommend that Congress design some type of assistance or subsidization program that would help consumers to purchase a digital-to-analog converter box, a DTV tuner, or to help pay for a cable or satellite subscription (allowing consumers to choose how they receive digital programming).

We also believe it would be appropriate for the Commission to use future auction proceeds to help pay for such a program. However, the Media Bureau should not look (or recommend that Congress look) to existing 700 MHz band licensees as a source of

funding for the conversion of consumers' analog-only equipment or for any other mandatory band-clearing initiatives. We have already paid for our licenses under rules that did not require new licensees to help pay for band-clearing efforts, and we did not have any opportunity to factor these costs into our valuation of the 700 MHz spectrum. Any change in the rules at this point would be unfair and unduly burdensome to small businesses and rural telephone companies and would delay the introduction of advanced wireless services to rural areas.

Our customers have current needs that can be met by 700 MHz, which is especially well suited to rural areas because of its signal propagation characteristics. To this end, the Commission should take whatever steps are necessary to clear the 700 MHz band of incumbent broadcasters at the earliest possible date. But if our status as a 700 MHz licensee means that we will have to use our limited resources to help pay for the transition to DTV, then these additional costs will make it far more difficult, if not impossible, for us to provide innovative voice and data services at an affordable cost to rural consumers.

Sincerely,

A handwritten signature in black ink, appearing to read "David L. Dunning", with a long, sweeping horizontal line extending to the right.

David L. Dunning  
General Manager/CEO  
Polar Communications

cc: Rick Chessen, Media Bureau (Room 3-A726)